\$100

St. Andrews, Fla., DE Cember 2 1924

Leity to ago after date	et & promise
to pay to the Bank of St. Andrews, or crder at their office in the City of	
our hundre out 100	Dollars,
for value received, having deposited with the said Bank of St. Andrews, as coll	ateral security:
our Stock extericale # 59 for	y ceil
Thursday Akons Sulf coast Des	restent 6
mode to & ru went	

In case of default in any of the conditions of this obligation, the same shall immediately be deemed due and payable, anything to the contrary herein notwithstanding and the said Bank of St. Andrews may sell, without notice, at public or private sale, at their option, the collateral hereon, applying the net proceeds to the payment of this note, including interest, and accounting to for the surplies, if any. In case of deficiency, we promise to pay to the said Bank of St. Andrews, the amount thereof forthwith after such sale, with interest at the rate of the payment of this note, including interest, and it is hereby agreed and understood that any excess of collateral or proceeds thereof, if sold, shall be applicable to any other note or claim held by them against

further agree to deposit upon demand by the said Bank of St. Andrews, any additional collateral by them required. In case of any exchange of or addition to the collateral above named, the provisions of this note shall apply to such new or additional collateral.

It is also understood and agreed that upon any sale of any of said collaterals the said Bank of St. Andrews, may become the purchasers thereof and hold the same thereafter in their own right absolutely free from any claim by or any other person, firm or corporation.

All persons, now or hereafter, becoming parties hereto, hereby waive demand, protest and notice of demand, non-payment and protest.

In case this note has to be collected by suit, — agree to pay all cost of collection, including ten per cent. Attorney's fees.

Gently Coast Dulft & [SEAL]

St. Andrews, Fla., Blanchy & 1924

after date of thomise

to pay to the Bank of St. Andrew L is crake at their office in the City of St. Andrews. are trees of my war Too

for value received, having deposited with the said Book of St. Andrews, as collaireral security:

our stort or hairest # 5 5 6 Thew down thomas Bull cont neade to le que corate

In case of default in any of the conditions of this obligation, the same shall immediately be deemed due and payable, anything to the contrary herein notwithstanding and the said Bank of St. Andrews may sell, without notice, at public or private sale, at their philips, the collateral hereon, applying the net proceeds to the payment of this note, including interest, and accounting to Alberto for the surply, it one in case of deficiency. Here. promise to pay to the said Bank of St. Andrews, the amount thereof forthwith after such sale, with interest at the rate of house the court France He down and it is hereby agreed and underghods hust any evelse of collateral or proceeds thereof, if sold, shall be applicable to says other molerar claires held by them against. The

. I terther agree to deposit upon domand in the said-bank of St. Andrews, any additional collateral by them required . Is case of any exchange of or addition to the collateral above named, the provisions of this note shall refer to such new or additional collaboral.

It is also understood and agreed that whom any sale of any of said collaterals the said Bank of St. Andrews, may become the twoplasters thereof and laid the same thereafter in their own right absolutely free from any thain by Me or any other person, firm or corporation.

All persons, now or hereafter, becoming parties hereto, hereby waive demand, protest and notice of demand, non-payment and protest.

In case this note has to be collected by sail. including ten per cent. Attorney's fees.

agree to pay all cost of cefficions